To when it may concern, The Habers Petition is a result of yet another false imprisonant to rower up previous false imprisonants involving the Grand Wrend of the kkk. The cases involved are combined in Hulson us state of Alabana et al. (sealed) United States us. Olin Hulsey ie stalking. The occupate petitions show how thylsey proved that the entire Courts integrible was completely lacking, when he has sent to passon in 1999. Hulsays Civil Right, law suit is probably the biggest case in Alabama, since Marcin Without king came thru. The Elekah Circuit Court of Appells seded that cuse to potentially ought commenting thiseys civil aghts suit to Hundreds of other Cases

Case 1:20-ov-11040 FDS Description 1-1/ Filed/05/08/10/ Page 2-of 14 Oklahone City Oklahona United States Redead Port CC Northern District of Alabama Unter Stokes us Olin Hilson Stalkerte History Us Stoke of Alakon et al Hobers Corpus Rebition, Denial of Access to the United States Supreme Court, Alabana kkt retaliation Pabre Imprisonment (Hostage Situation) Expedient Review comes now also Holsey, Pro Se, and seeks the Couches inediate action to most certainly save his life. In the first week of March 2010, Hulsey traveled to Woshington De to take his legal adverments to the Supreme Court becoure the relembers terroustic harassaunt and vandulizin from the kkk, and the refusal of the Cast to intervene. At the Supreme Cost Husey was surrounded by FBE agents and they took Hulseys legal converter
and put them in a garbage love. Unless was held
for over three hours until they could make a
illegal usprices in Alabam for which he is still
being held. Note: When is a Disabled Control Veteran and his service assinal was sent to the poured All of the above evaluates from a 1999 folse imprishment in the State of Alabora whose

Hulsen was knowingly, folsoly impresented by a Jodge who today is the Grand Wiringly of Ha kkk. Judge Stere Wilson Vote. you can view Jidge Steve Wilson in the Alabana Witing book when bearge Wallage gave his famour speech an the school house steps at the Vat A. (Segragation yesterday) Sugar steven such three fingers having and of his parket. Huken was given a taxable decision by the Eleventh Circuit Court at Appouls only a couple days before this current folse impresentant took place. Becase needs all of the facts in the complaint too Stalking for which Hubbey is being field now, are continued within the civil nights pertitions which the slewith Circuit has arrived to be sected. You can not thingte and without thisabing the affect Hulsen coises the following Issues in this Holbeaux Petition 1) Donial of Access to be U.S. Supreme Court

2) False Ingismment repeated hortoge setyobian

3) Pure Reblietin Selective and Vinciality DEspection Review Jurisdian to ander a

Denial of Access to the U.S. Supreme Courts At the time blubers traveled to the Supreme Court in Washington Di. he had no idea that the Eleventh Circuit Coud at Appeals had made a decision or that the case: Hylsen or State of Alabora et a had been sealed. And is actuality has no bearing as to the Constitution Violations laid out in this Note: Appeallate Issues are decided by Appealate

Courts, Law Entingment officers don't get to

decide what issues are put before he Court. At 1800 and thet morning, Hulsey had not any warrents anywhere for what reason did the for detain the season did the documents and refuse to allow him to go, to the Clerks office at the US. Supreme Court. Please Do Tell Hubers Constitutional Rights to have access to the Courts was more than obviously violated. Hulsen prays that this Court take corrective measures imediately.

False imprisonment pereated Hostinga situation At the present time Hulsen is falsely imprisoned in transit of Grady Co jail in Oklahama. Note: Hulsey has been falsely imprisoned 4 times in the Yast 16 months, each and every time.

The kkk was involved.

Hulsey has yet to be convicted of any crime. Hukey was held Hortuge in Pensacola blorida for 4 months 12 2019, the facts about that false impossment are described in the petition Hukey filed in the Northern Bistrict of blorida: ease: Hulsey us state of florida 319 cu 1979 History was again folsely imprisoned in Birmingham Alabama, the facts about that case are described in the amendment to the previous petition fled in the Northean District of Alabam. Case Hulsey vs State of Alabama 219 CV 977 Hulsey was again folsely imprisoned in the State of Cousiana when the alleaged victim in Hulseys present case, filed/signed a coroners warrest to have Hulsey.

·	
•	committed to a mental health facility.
Note:	Hulsey was refeased two weeks later
7 4 80 0	becourse he had not done anything that
The state of the s	was committable. From the VA Medical
	Centre. in Shreeport La.
	Hulseys present falsely imprisonment once
	agenin involves Jennitter Napoison, Hukens
	oster. Hacerson is Clan, Ellumouti).
	Ausey filed with the federal Couch in
	Birnhahan Habana asking the Court to
	intervene because Harison had stolen a
	large anguto of Hysels Bovernment issued
	It disability funds.
	All of the above holse imprisonements were
•	consolidated on appeal to the cleventh
7	Circuit Court of Appeals:
	Jenniter Haceson Is a named Detendant
	in the Case: Hulsey us State of Alabora & al. The present imprisonment took place only a couple days, after the appointe court ussued a decision in Hulseys tobuse and
	The account in account of Look places - 1
	a couple days after the appliate court
	issued a decision in Hulaine Land
	sealed the case. In Hulsey's topular and
	Almost all of the facts contained in the complaint for the present case of stalking are contained within the
	complaint for the present case of
-	stolking are contained within the

Figure 3 Pure Retaliation Selective and Vindictive After numerous tabse impresonments/literally Hostage Situation Nonstop terroristic harasment, repeated vandalism falsification of Government Medical Records, Causing Hulsey to be derived service at the VA medical Center, Causing Hulson to be denied his disability of the VA. K Hulsey had no choice but to pursue the Civil Rights lawsit to once, again be free The Eleventh Grait Caret of Appeals is red a bubable decirion to Hukely only a couple days before the current charge lot stalking came to exist. The chage of stalking evalues from a single text message that accurred more than three months before Hulseye acrest One has to ask, whey was it over three months? (Selective Nature), U In the case societ in this complaint, and seated by the Deventy Circuit care Kulsey us State of floored is 319 CV. 1979 2319 CV 1979 At those orangement on San 31, 2019 In Court, Hystery did argue that he court lacked jurisdiction to hald him autside Alabama because he was still, a stale release. Either then got him released ar cetur

In 2003 the US Supreme Court issued a decision

ISSUE 4. Expedient Review With all of the repeated false imprisonments and literal hostage sibuations Hulsey has had ? enduce with not a single conviction come trom any of the Holay was held. Now Hulsey is being he hostage in violation of & once again in the federal. tacks their to obtain a , conviction with 15 the tasts the government Wilsey rused the issue to the trial could the budges oply was One must ask themselves; Why would so many couch officer jegpardize the Olin Hulson is a Contrat eteran who served, his country honorably now he is give again in Violation tolsely impolsance Hulsey pears this Couch take corrective measures inediately.

The Court is without jurisdiction to order of mental exam. specific written finding:

(Constitutional Issues are imendiately appealable) Hulsey at this time has been falsely impresent for al north 2 months. Hulsey has only had one video hearing of which Walsey reflixed to waive his presence at the hearing ver only other-Huken roised multiple Constitutional issues be the District Court Sudge as to the stalk ing Change. The Sudge replied I don't know what your tallate about I thus once again thusey is being held hostage. for the project of this argument, If the trial court court litigate the charge. The court looks jurisdiction to hold Hulter on said charge. If the imprisonment is Unconstituting the trial court is without jurisdiction to order a mental exam. for what reason does the trial round want

to have Hulsey examined? Debitions that Hulsey filed in Florida and is Alabania for which were compined on apposed They will obviolety see that the same issues of illegal continenent and the different states trying to make hilsey undergo mental exams Now its a federal 5 velige (abrinshing KKK atthinten) who disaggeds typelys Cantolistical Kights and seeks the same things What does these Kkk people want? O Posside to key to hurt Hylseys disability that
has already been decided by the nations,
highest disability out The braid of Veterns 2) Posity burt injure of kill fulley in a nertal
fixitly (Hulgeys ears is of the UA.)

3) Cause herr to Ulseys swill right lawsuite
Note: Albert has done nothing that is tomorrhable a di here ones bype of conflict with any federal afficer during the entire two months Not any postern gets the redicted staff in 8

Hulsey did tell the trial 51 dae of the video
Hulsey did tell the trial Judge of the video introvery beging to fick him and the takk after the Judge autor 18ke a ass.
the Jidge auted like a ass.
bulsen could be found in content but there is
hussey coule be found in contempt but there is no come or compatible circumstance.
A common to the
John. Certain 11 ve process) inte quicelines are
ote. Cectain Due Process Time suidelines are suspended when a cover orders a mental
Hulsey has raised many issues by written, Motion you be Trial Court has failed to 15548 a written triving as to any Constitutional Isque!
you be Trial Over has tailed to 15548 a
Written trainer as to any construction astron
Constitutional Issues must be addressed, it fore
Constitutional Issues must be addressed, it fore court lasks justicition to hold butsey, The Court address him to an exam.
Caud admit arder has to an trans
For the deal stated reasons. The trial roller.
oust issue a specific visites trading to all
the 155UCS Harbery has raised 3
Helsey prous hat the corrective
predautes imediately and 5500 an order
of release.

Conclusion,
Husey is bury held in violetion of the Constitution. The Court literally doesn't care. They know the present case oath be tried unless you unseal: Wisey vs State of Alabama ed al. Probably the largest case in Aldrew since Martin Luther King come than.
State of Mahana dal.
Probably the largest case in Aldrew since Marking Little King core that.
There is absolutely no reason for Hukey to go to a mental exam. The information can't be used in any other criminal matter or this one.
But it can be used for civil ratters. like Huken Disability or civil rights suff: (civil mother)
The lekk conthat the sey Hostoge so a kkk Doctor can say what the klk worts.
Dane this Day 3 May 20 Description of the state of the s
Olin Pale Helcer Disabled Combat Neterap.